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20 *Counsel for Defendants*
21 FORTRESS INVESTMENT GROUP LLC,
22 FORTRESS CREDIT CO. LLC,
23 VLSI TECHNOLOGY LLC

24 **UNITED STATES DISTRICT COURT**
25 **NORTHERN DISTRICT OF CALIFORNIA**

26 17 INTEL CORPORATION and APPLE INC.,

27 Case No. 3:19-cv-07651-LB

28 18 Plaintiffs,

**FORTRESS CREDIT CO. LLC'S
DISCLOSURE STATEMENT PURSUANT
TO FEDERAL RULE OF CIVIL
PROCEDURE 7.1 AND CERTIFICATION
OF INTERESTED ENTITIES OR
PERSONS PURSUANT TO CIVIL LOCAL
RULE 3-15**

29 19 v.
30 20 FORTRESS INVESTMENT GROUP LLC,
31 FORTRESS CREDIT CO. LLC, UNILOC
32 2017 LLC, UNILOC USA, INC., UNILOC
33 LUXEMBOURG S.A.R.L., VLSI
34 TECHNOLOGY LLC, INVIT SPE LLC,
35 INVENTERGY GLOBAL, INC., DSS
36 TECHNOLOGY MANAGEMENT, INC., IXI
37 IP, LLC, and SEVEN NETWORKS, LLC,

38 24 Defendants.

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1 Pursuant to Federal Rule of Civil Procedure 7.1, Defendant Fortress Credit Co. LLC
2 (“Fortress Credit”) by its counsel provides the following disclosure of interested nonparties.
3 Fortress Credit is wholly owned by Drawbridge Special Opportunities Fund LP, which is privately
4 held. No publicly held corporation owns 10% or more of Fortress Credit’s stock.

5 Pursuant to Civil Local Rule 3-15, the undersigned certifies that the following listed
6 persons, associations of persons, firms, partnerships, corporations (including parent corporations),
7 or other entities (i) have a financial interest in the subject matter in controversy or in a party to the
8 proceeding; or (ii) have a non-financial interest in that subject matter or in a party that could be
9 substantially affected by the outcome of this proceeding:

- 10 • Drawbridge Special Opportunities Fund LP.

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12 Dated: November 22, 2019

Respectfully submitted,

13 IRELL & MANELLA LLP

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By: /s/A. Matthew Ashley

16 *Counsel for Defendants*

17 FORTRESS INVESTMENT GROUP LLC,
FORTRESS CREDIT CO. LLC,
VLSI TECHNOLOGY LLC

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